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) jc893	PATENT TRA	HTILITY APPLICATION NSMITTAL	Attorney Docket No. First Inventor Title Adjustable	Kenneth R. Schro Reconfigurable,	011	
U.S. PTO	See MPEP chapter 600 con 1. X Fee Transmittal F (Submit an original and of	ATION ELEMENTS cerning utility patent application contents. form (e.g., PTO/SB/17) aduplicate for fee processing) small entity status.	7. CD-ROM or COmputer Pro	Assistant Commissioner for Box Patent Application Washington, DC 20231 CD-R in duplicate, large table orgram (Appendix) mino Acid Sequence Submissi	or L	
	3. X Specification [Total Pages 21] - Descriptive title of the invention - Cross Reference to Related Applications - Statement Regarding Fed sponsored R & D - Reference to sequence listing, a table, or a computer program listing appendix - Background of the Invention - Brief Summary of the Invention - Brief Description of the Drawings (if filed) - Detailed Description - Claim(s) - Abstract of the Disclosure		b. Specification Seq i. CD-f i i. pape c. Statements ACCOMPANY 9. Assignment	leadable Form (CRF) uence Listing on: ROM or CD-R (2 copies); or	RTS ent(s))	
	4. X Drawing(s) (35 to 5. Oath or Declaration a. Newly exect Copy from a for continuation in DELET Signed stanamed in the continuation of the con		11. English Trar 12. Information Statement (I 13. Preliminary 14. X Return Recording for Conference of Conferen	DS)/PTO-1449 Citation Amendment eipt Postcard (MPEP 503) specifically itemized) py of Priority Document(s) iority is claimed) ion Request under 35 U.S.C. Applicant must attach form PT	le) es of IDS ons	
	18. If a CONTINUING APPLI or in an Application Data She Continuation Prior application information: For CONTINUATION OR DIVISI Box 5b, is considered a part of	CATION, check appropriate box, and supposed under 37 CFR 1.76: Divisional Continuation-in-part (CIP) Examiner CONAL APPS only: The entire disclosure of the disclosure of the accompanying continuation relied upon when a portion has been inadvented.	of prior application No.: Group Art Unit: are prior application, from which lation or divisional application tently omitted from the submit	below and in a preliminary amo	endment,	
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	Complete if Known							
FEE TRANSMITTAL	Application Number							
	Filing Date March 4, 2002							
for FY 2002	First Named Inventor	First Named Inventor Kenneth R. Schroll						
Patent fees are subject to annual revision	Examiner Name Unknown							
TOTAL AMOUNT OF PAYMENT \$ 824.	Group Art Unit Unknown							
TOTAL AMOUNT OF FATMENT \$ 024.	Attorney Docket No. 10001-29748							
METHOD OF PAYMENT	FEE	CALCULATION (continued)						
The Commissioner is hereby authorized to charge indicated fees and credit any overpayments to: Deposit	3. ADDITIONAL FEES Large Smal Entity Entity		Fee Paid					
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[X] Charge Any Additional Fee Required under 37 CFR 1.16 and 1.17	112 920* 112 920*	reexamination Requesting publication of SIR	\$					
		prior to Examiner action	\$					
[] Applicant claims small entity status. See 37 CFR 1.27.	113 1,840* 113 1,840*	Requesting publication of SIR after Examiner action	\$					
FEE CALCULATION	115 110 215 55	Extension for reply within 1st month	\$					
BASIC FILING FEE	116 400 216 200 117 920 217 460	Extension for reply within 2 nd month Extension for reply within 3 rd month	\$					
Large Entity Small Entity	118 1,440 218 720	Extension for reply within 4th month	\$					
	128 1,960 228 980 119 320 219 160	Extension for reply within 5th month	\$					
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107 510 207 255 Plant filing fee \$	440 440 040 ==	proceeding	\$					
114 160 214 80 Provisional filing fee \$	140 110 240 55 141 1,280 241 640	Petition to revive - unavoidable	\$					
SUBTOTAL \$ 740.	142 1,280 241 640	Petition to revive - unintentional Utility issue fee (or reissue)	\$					
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Extra Claims Below FEE PAID Total Claims 19 - 20^{**} = 0 x 18. = 0.	123 50 123 50	Processing fee under 37 CFR 1 17(q)	\$					
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Claims	581 40 581 40	Recording each patent assignment	Ψ					
Multiple Dependent =		per property (times # properties)	\$					
Large Entity Small Entity	146 740 246 370	Filing submission after final rejection (37 CFR § 1.129(a))	\$					
Fee Fee Fee Fee Description	149 740 249 370	For each additional invention to be	Ψ					
Code (\$) 103 18 203 9 Claims in excess of 20	470 740 070 070	examined (37 CFR § 1 129(b))	\$					
103 18 203 9 Claims in excess of 20 102 84 202 42 Independent claims in excess of 3	179 740 279 370	Request for Continued Examination (RCE)	s					
104 280 204 140 Multiple dependent claim, if not paid	169 900 169 900	Request for expedited examination	Ψ					
109 84 209 42 **Reissue independent claims over original patent		of a design application	\$					
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over original patent SUBTOTAL \$ 84.								
*for number previously paid, if greater; For Reissues, see above *Reduced by Basic Filing Fee Paid *SUBTOTAL (3) \$								
SUBMITTED BY Complete (if applicable)								
The state of the s	istration No. 43,973 orney/Agent)	Telephone 312-222-	9350					
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Signature in the signature	Date: Marc	JN 4, ∠UU∠						

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NONPUBLICATION REQUEST UNDER 35 U.S.C. 122(b)(2)(B)(i)

First N	amed Inventor	Kenneth R. Schroll		
Titlo	Adjustable, Reconfigurable, Multi- Port Optical Fiber Coupler			
	_	10001-29748		

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

March 4, 2002

Signature

Mark P. Vrla

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

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